1		
2		
3		
4		
5		
6	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
7	AT SEATTLE	
8	BRODIE M. LAMB,	
9	Petitioner,	Case No. C17-319-RAJ-JPD
10	v.	MARITE ORDER
11	MICHAEL OBENLAND,	MINUTE ORDER
12	Respondent.	
13		
14	The following Minute Order is made by direction of the Court, the Honorable James P.	
15	Donohue, United States Magistrate Judge:	
16	On September 15, 2017, this Court issued an Order directing respondent to show cause	
17	why sanctions should not be imposed for his failure to respond to a prior Order directing him to	
18	submit all relevant portions of the state court record. (See Dkt. 21.) Respondent filed a response	
19	to the Order to Show Cause on September 28, 2017, explaining that he had twice shipped the	
20	state court record documents to this Court, once on July 5, 2017 and once on September7, 2017,	
21	and that UPS tracking documents reflect both shipments were received by the Clerk. (See Dkt.	
22	22.) While neither the Clerk nor this Court were able to locate those shipments, the Court is	
23		
	MINUTE ORDER - 1	
	1	

satisfied that respondent attempted to comply with the Court's directives and, thus, that sanctions are not warranted. Contemporaneously with his response to the Order to Show Cause, respondent resubmitted the relevant state court record to the Court and the documents are now in the Court's possession. Accordingly, petitioner's amended federal habeas petition (Dkt. 5) is deemed ripe for consideration as of Friday, September 29, 2017. The Clerk shall re-note respondent's answer (Dkt. 14) on the calendar for consideration on that date. DATED this 6th day of October, 2017. WILLIAM McCOOL, Clerk By s/ Tomas Hernandez Deputy Clerk MINUTE ORDER - 2